

:to.___

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES BERT L. COLE, Commissioner of Public Lands

LEASE AND BOND OF HARBOR AREAS

APPLICATION NO. HA 2141 LEASE NO. HA 2141
STATE OF WASHINGTON, COUNTY OF THURSTON, ss.
THIS INDENTURE, Made this 8th day of December, A. D., 1969,
by and between the STATE OF WASHINGTON, party of the first part, Lessor, and
(b) (6) , party of the second part,
Lessee
WITNESSETH, That the State of Washington, Lessor, does hereby lease, demise and
let unto said party of the second part the following described harbor area, situate in
the State of Washington, County of Kitsap, to wit:
All harbor area lying in front of Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in Government Lot 7, Section 11, and Government Lot 1, Section 14, Township 24 North, Range 1 East, W. M., lying between two lines produced at right angles across the harbor area to the outer harbor line, one passing through the meander corner of said Sections 11 and 14, and the other through the point of intersection of the west line of said Tract 11 with the inner harbor line, as shown on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington.
,
To have and to hold for the term of <u>ten</u> years from the date of this
instrument, for the purpose of building and maintaining upon the above described harbor
area, wharves, docks and other structures for the convenience of navigation and commerce.
This lease is executed in consideration of the covenants herein contained and of
the payment annually in advance of the amount of \$338.40 which represents
per cent of the true value of \$ 5,640.00 of the harbor area for the
first five-year period of the ten year lease in accordance with the provisions
of Chapter 97, Laws of 1969, 1st Ex. Sess., as now existing or as hereafter amended.
0-176-1

The Department of Natural Resources, at the end of the first five (5) year period, from the date hereof and at the end of each subsequent five (5) year period of the lease term shall determine the true value in money of the herein described harbor area, exclusive of the improvements thereon unless the improvements are state owned in which case they shall be included, which value shall be the value at which the property would be taken in payment of a just debt from a solvent debtor and such valuation shall be utilized in the computation of rental for the five (5) year period following.

The State of Washington shall have the right to regulate, either under rules established by the Department of Natural Resources, or by legislative enactment, or by both methods, maintenance and design requirements of all improvements, the rates of wharfage, dockage and other tolls, to be imposed by the Lessee____ upon commerce for any of the purposes for which said leased harbor area may be used, and to change such regulations and rates from time to time, and the right to prevent by such means and in such manner as it may adopt, extortion, discrimination, unequal or exclusive privileges, and to cancel this lease for the violation of any law, rule, regulation or order governing the same.

The State of Washington shall have the power by the Department of Natural Resources to terminate this lease upon a breach of any of its conditions by the Lessee_____ or for the failure or refusal of the said Lessee____ to erect, within a reasonable time hereafter, and continuously to operate and maintain in and upon the above described harbor area the wharves, buildings or other structures described and represented in the exhibits of improvements proposed to be erected therein by said Lessee____, which have heretofore been filed with the Department of Natural Resources, or as altered with the consent and approval of said Department entered upon its' records.

Upon expiration or termination of this lease without renewal or re-lease by the Lessee of any portion of the harbor area described herein containing improvements, all such improvements shall belong to the State.

The State of Washington reserves unto itself, port district, county, city or other public agency in the territory where the portion of the harbor area described in this lease is located, the right to assume and thereafter hold this lease upon acquirement of the tidelands contiguous thereto and fronting thereon, without any value for said lease except for improvements thereon.

The Lessee____ shall not make or suffer to be made any artificial filling in of said leased area or any deposit of rock, earth, ballast, refuse, garbage or other matter within such area, except as provided by law or as approved in writing by the Department of Natural Resources.

If the said Lessee ____ shall fail to pay to the State the rental hereinbefore provided on the date when the same is due, or within sixty days thereafter, the Department of Natural Resources may declare this lease terminated and all rights or claims of the said Lessee____ under this lease in and to the said area or in or to any improvement therein or thereon, shall immediately thereupon vest in the State of Washington.

The Lessee____ herein shall not sub-let or assign the whole or any part of said leased area except upon the written permission of the Department of Natural Resources.

All the conditions and covenants set forth in this indenture are declared to be of the essence of the contract, and a breach of any one is a breach of the whole.

Executed in duplicate this day and year above written.

THE STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

BERT L. COLE

Commissioner of Public Lands

Administrator

(b) (6)

P. 0. Address _(b) (6)

Bremerton, WA 98310

pp. No. HA 2141

State of Washington, County of	ss.	DOND	
County of		DOND	
We,			
of, as principal, and we,			
indebted to the State of Washin ment of which we are held and our heirs, executors, administra Sealed with our seals thi The condition of the abor bond did enter into a certain le is hereto attached and made a	Washington, County of, ngton in the penal sum of Five Hundred (\$500) Dol firmly bound, and do by these presents bind oursel ators or assigns, jointly and severally, firmly by the is, A. Do we obligation is such that, Whereas, the principal wase and contract No with the State of part of this instrument, and all the conditions of what whereby the above bounder principal has	llars, and to the pay- lves, our and each of ese presents. 19 in the foregoing f Washington (which hich are written into	
State of Washington the part, tract, upon all the conditions selessee, the principal her scribed in the said lease and contains the said lease and contain	nt), whereby the above bounden principal ha	tached lease and con- the said above named tons set up and pre- t, then this bond shall	
Signed with our hands and	d sealed with our seals, this day and year first abou	ve written.	
		[SEAL]	
	the sureties thereon approved this day of WASHINGTON DEPARTMENT OF NATURAL R Commissi Adda TO BE EXECUTED BY SURETIES ONLY		
STATE OF WASHINGTON, County of Liseff	} ss. (b) (6)		
zen of the State of Washington becoming a surety; that he is a surety, and that the same is his tioned; that he is worth the su	or himself, and not one for the other, deposes and sain and is not barred by any statute of said State from one of the persons named in and who executed the fast free and voluntary act and deed for the uses and paim of \$500.00, over and above all his just debts and e, and not exempt from sale on execution. (b) (6)	m executing bonds or oregoing obligation as surposes therein men-	
Subscribed and sworn to	before me this 5th day of Flower On Notary Public in and for the Brew	lersen State of Washington,	